



# The United States of America

## Nevada Assembly

Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal

### **DIRECTIVE Nv03-2020-000002, August 20, 2020**

From: Robert H. Hale© The Nevada  
Assembly c/o 2385 Ozark  
Plateau Drive  
Henderson, Nevada  
Postal Code 98044

To: OFFICE OF GOVERNOR  
Steve Sisolak, ACTING as STEVE SISOLAK, GOVERNOR c/o 101  
North Carson Street, Suite 1  
Carson City, Nevada [89701]

RE 008 822 719 US

State of Nevada Department of Public Safety  
Director George Togliatti  
555 Wright Way  
Carson City, NV 89711

RE 008 822 722 US

Nevada Department of Transportation  
Kristina L. Swallow, PE. Director  
1263 South Stewart Street  
Carson City, Nevada 89712

RE 008 822 736 US

DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES  
Bradley Crowell, Director  
901 South Stewart Street, Ste. 1003  
Carson City, NV 89701

RE 008 822 740 US

## General Administration

1. Many Americans do not realize that they have been misidentified as either “United States Citizens” or “citizens of the United States” or “US CITIZENS” and thereby, almost from birth, have been trafficked into a foreign political status and presumed to be subject to foreign jurisdictions of the law; however, a substantial remnant of the population of each State of the Union has timely addressed this unlawful conversion, reversed it, and they have then also restored the actual State Assemblies, including the Nevada Assembly.
2. The government of The United States of America, our *unincorporated* Federation of States operating in international jurisdiction, is made up of three branches: Federal, Territorial, and Municipal. The American subcontractor known as the States of America, which was responsible for running the Federal Republic, was never properly reconstructed following the Civil War and has been missing — presumed to be in interregnum since 1860.
3. Despite this lack of one-of-three Federal Subcontractors, the intended Delegated Powers naturally revert to our Federation of States by Operation of Law, and the actual government of this country remains vested in its people and their physically-defined States of the Union, and this republican form of self-governance is contractually guaranteed to each state without exception.
4. This government “of, for, and by the people” is not always in Session, but when properly populated and assembled as it is now, it presents itself as the lawful and sovereign government, the Employer of both the Municipal STATE OF NEVADA and the Territorial State of Nevada. The actual state, Nevada, does not take orders from its Employees; instead, the Nevada Assembly, which is populated entirely by properly declared Nevadans, directs its Employees in all matters.
5. For many decades, the Municipal United States Government has operated as a plenary oligarchy authorized by Article I, Section 8, Clause 17 of The Constitution of the United States. This foreign government which was only intended to provide a government for the Municipality of Washington, DC, has usurped far beyond its intended role and has operated outside its set boundaries by establishing Municipal Corporations throughout this country and around the world. The parent corporation responsible for these criminal usurpations was bankrupted in 2015.
6. The United States of America (Unincorporated), is directing the international bankruptcy trustees to return the assets of Nevada which were being mistakenly held in trust by the Territorial State of Nevada and the Municipal STATE OF NEVADA, the Custodian of Alien Property (now a function of Attorney General Barr) and the United States Secretary of the Treasury Steven T. Mnuchin.
7. We, Nevadans, have become fully aware of the institutionalized fraud and racketeering being addressed to us by our Employees — via improper registration and certification activities on our soil, via the equally improper issuance of Certificates of Title, including issuance of foreign land descriptions and titles, foreign registrations of birth, and licensing wherein the STATE OF NEVADA Corporation seizes upon private property and charges Nevadans rent on our own assets and foists off fraudulent “future lease purchase agreements” benefiting the Territorial State of Nevada as mortgages purportedly owed by “residents” of Nevada — that are all foreign Municipal PERSONS merely named after actual Nevadans without their conscious knowledge or permission.



8. All the aforementioned deliberate and constructive and unconscionable fraud results in the issuance of licenses to Nevadans under the aforementioned False Presumptions of Federal citizenship, which then serves to unlawfully convert our unalienable rights into privileges and mischaracterizes us, again, as Federal citizens. The actual Federal law is clear and applies to all federated States of States and incorporated Counties.

“No state may convert any secured liberty into a privilege and issue a license and a fee for it.” —Murdock v. Pennsylvania, 319 U.S. 105 (1943).

“If the State converts a right into a privilege, the citizen can ignore the license and fee and engage in the right with impunity.” —Shuttlesworth v. City of Birmingham, Alabama, 373 U.S. 262 (1963).

If no State has the power to convert a secured right into a privilege, then no state-of-state or subcontracting agency can obtain any such ability from a State via any delegation of power.

9. Nevadans are owed all of the Constitutional Guarantees published in both The Constitution of the United States of America and The Constitution of the United States. Article VI, the Supremacy Clause, states that “no thing” — no claim, no code, no regulation, no federated State of State statute, no contractual process or legislation can overcome this Supreme Law of the Land. Amendment X just as clearly retains and reserves all powers not explicitly delegated to the States and people — that is, to Nevada and Nevadans. And finally, Amendment XI prohibits the application of foreign law to Nevadans. Foreign law includes Territorial and Municipal code and the statutes of federated States of States, such as the State of Nevada and STATE OF NEVADA.
10. Any “State’s interest” in public health, education, or welfare is Nevada’s interest, not the State of Nevada’s interest, so long as our State Assembly is in Session. We do not require the State of Nevada to represent us or to act in any custodial capacity whatsoever while the actual Nevada Assembly is in Session, and you may so inform your bankruptcy Trustees.
11. Nevadans who are members of the State Assembly have properly declared their political status and there should be no misunderstanding about who they are: the actual Employers of all levels of Public Employees — which includes all Federal personnel and all federated State of State personnel, their dependents and franchises.
12. Our contracts as Nevadans are directly with the Pope, the Queen, and the Lord Mayor of London; we do not have direct contracts with the UNITED STATES, INC, the USA, Inc., or any subdivision, franchise, or agency subcontractor thereof. We deal at a higher level of administrative capacity — three levels of administration above the level of Governor of any State of State organization.
13. We are bypassing those normal channels of delegation and speaking directly to you because our Assembly is now in Session and because various actions that you have taken, apparently upon your own volition, have been contrary to our Public Good and have usurped against the limitations of your commercial service contracts in unacceptable ways.

14. Charges against Governor Jay Inslee of Washington have recently been brought for damages resulting from his over-reaching of his authority and various “proclamations” he has made mandating business closures and other measures. His response to his accountability to the public was that he could not be held responsible for the results of his proclamations because he never enforced them. He blamed the victims. It was their fault that they mistook the limits of his authority and suffered as a result. We are not making that mistake in Nevada.
15. All Nevada businesses that serve the public will be opened for business no later than September 1, 2020.
16. All private federal corporation franchises in Nevada, including military facilities that provide services to retired military personnel who are now civilians, will be open for business no later than October 1, 2020. [
17. The World Health Organization has now admitted that “Covid 19” does not exist and that this entire “exercise” was pre-planned in the nature of a fire drill and that no pandemic exists. We expect you to get back to business and quit obstructing our trade with the greatest alacrity and we also expect an end to the abuse of our public airwaves purveying propaganda related to this farce.
18. Our government, the government of the People of Nevada, has never declared any “emergency” and does not grant any special imaginary “emergency powers” to our federal subcontractors.
19. State Credentials are being issued to the members of the Nevada Assembly to make your jobs easier; you will now have an official data base and be able to identify the Nevadans and other Americans as a separate population not voluntarily involved in any federally regulated commercial activities and not subject to any obligations as federal citizens.

### **Additional Administrative Matters**

1. We request and require that Nevadans have access to directly purchase private automobiles and receive the Manufacturer’s Certificate of Origin (MCO) without interference or interception by any federal agency, department, or State of State franchise.
2. We request and require that Nevadans’ natural exemption from registration of their private automobiles be recognized and published and that Nevadans who are not using the public roads for the benefit of commercial enterprises be issued “Regulation Z tags” to replace registration tags on their cars and trucks and to serve as notice of private use status.
3. We request and require that all federal, state of state, and incorporated county personnel and organizations operating within the physical boundaries of Nevada be properly educated and advised of the following facts.

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3.1 Nevada State Nationals and Nevada State Citizens, herein referenced throughout as “Nevadans”, exist apart from all federal citizenship obligations and represent, from the



federal and federated state-of-state perspective, a non-domestic population which is naturally exempt from federal code and regulation, except inasmuch as some rare individuals may actually be engaged in the interstate manufacture, sale, or transport of alcohol, tobacco or firearms as properly defined;

4. Nevadans are not to be detained or arrested for code or statutory infractions.
5. Nevadans are free to travel in unregistered private-use cars and trucks and are not subject to licensing of their private use of public roads, their marriages, or their unregulated business activities; as a courtesy, Nevadans will be issued State Credentials in lieu of Driver Licenses and their declaration of political status will be recorded and available in public record.
6. Nevadans may be in possession of guns and other weapons, either concealed or open carried.
7. Nevadans are owed all Constitutional guarantees and exemptions and claim these guarantees and exemptions.
8. Now that the Nevada Assembly is back in Session, you will be aware of Nevadans as a separate population and will be dealing with our Assembly Sheriffs and Court System; the Nevada Court System is being restored under the provisions of Ex parte Milligan, 70 U.S. 2 (1866); our Nevada Court System serves Nevadans populating the land and soil jurisdiction of Nevada, while the State of Nevada Court System will continue to serve Territorial and Municipal residents of our State.
9. Any incorporated entity or foreign Person/PERSON operating unlawfully or for unlawful purposes in Nevada is subject to international prosecution, and revocation of their charter and additional fines, fees, and punitive measures may apply.
10. All personnel attached to the State of Nevada, the STATE OF NEVADA, their agents, receivers, seconds, successors, assigns, parent corporations and principals are hereby requested and required to take affirmative action and prudent notice in compliance with this instruction from the Nevada Assembly, issued this 20<sup>th</sup> day of August in the year 2020.

Most sincerely and by my hand and under seal.

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Robert Hale©, Coordinator, Nevada Assembly



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